Page 1 of 6 Case 3:21-cv-00288-ART-CLB Document 22 Eiled 05/17/22 FILED RECEIVED ENTERED SERVED ON COUNSEL/PARTIES OF RECORD Raymond D. Yowell, Plaintiff MAY 17 2022 H. C. 30 Box 272 CLERK US DISTRICT COURT Spring Creek, Nv. 89815 DISTRICT OF NE Ph. 775-744-4381 UNITED STATES DISTRICT COURT DRISTRICT OF NEVADA

Raymond D. Yowell,

Plaintiff,

vs.

The Bureau of the Fiscal Service)

and

The Comptroller General of the)

United States,

Defendants.

Motion and affidavit explaining the delay in answering the U. S. Attorneys motion to dismiss and stay this Case.

Comes now Raymond D. Yowell, the Plaintiff Pro Se, by and though himself, and files this motion and affidavit explaining why the Court has not received his answer to the United States Attorneys motion to dismiss this Case and stay all actions in this Case.

See the enclosed affidavit explaining the reason why the Plaintiffs motion answering the United States Attorneys motion to dismiss this Case and motion to "stay all deadlines in this action" have not been received by the Court Clerk and the United States Attorney.

Enclosed are copies of the Plaintiffs certified mail receipts and a copy of the return certified mail receipt from the Attorney General for the United Sates showing that it has received the Plaintiffs answer to the United States Attorneys motions.

Respectfully submitted,

Raymond D. Yowell, Plaintiff

Roymond D. youll

H. C. 30 Box 272

Spring Creek, Nv. 89815

Ph. 775-744-4381

AFFIDAVIT

Comes now, one living, breathing man, Raymond D. Yowell, affiant herein, declares and testifies that the following is true and correct to the best of my knowledge.

- (1) Affiant is over the age of 21 years and competent to testify to the matter at hand.
- (2) Affiant has been an inhabitant of the State of Nevada for 92 years, having been born in Elko, Nevada on Sept. 23. 1929.
- (3) Affiant filed his Case, 3:21 cv 00288 ART CLB, on June 30, 2021.
- (4) The United States Attorney filed a motion to dismiss this Case on Apr. 11, 2022.
- (5) On Apr. 12, 2022, the Court issued a minutes of the Court asking the Plaintiff to submit a filing on his points and authorities within 14 days to the Court.
- (6) On Spr. 13, 2022, the United States Attorney filed a motion to "stay all deadlines in this action".
- (7) On Apr. 26, 2022, the affiant and Plaintiff answered the United States Attorneys motion to dismiss this Case and its motion for a stay on this Case. The affiant, in his answer to the two motions made by the United States Attorney, sent by certified mail, return receipt, included an extra copy of his answer to the Clerk of the Court and requested the Court Clerk to send back to him this extra copy after it was stamped filed by the Court Clerk.
- (8) The affiant waited for the Court Clerk to send back to him the extra copy of his answer to the United States Attorneys two motions to May 10, 2022. On May 10, 2022, fifteen days after his mailings of his answers to the Court Clerk and the United States Attorney, the affiant went to the United States post office where he had mailed his answer to the United States Attorneys motion to dismiss this Case and its motion for a stay n this case. The affiant presented his certified mail receipts to the post office worker and asked for the worker to trace these receipts and find out what happened to them. Upon tracing the affiants receipts, the post office worker informed him that the affiants mailings answering the United States Attorneys two motions were in the United States post office in Reno, Nevada. The post office worker did not find out why the affiants mailings answering the United States Attorneys two motions were being held there and had not been picked up by the Court Clerk and the United States Attorney.
- (9) The affiant testifies that he has received back from the Attorney General for the United States the certified mail return receipt signed by it showing that it has picked up the affiants answers to the United States Attorneys two motions. The affiant has attached to this affidavit a copy of this certified mail return receipt from the Attorney General for the United States and copies of the Plaintiffs certified mail receipts to the Court Clerk and the United States Attorney.

(10) I, Raymond D, Yowell, the affiant herein, do hereby, forth with and to wit, testify that to the best of my knowledge all of the statements that I have made in this affidavit are true and correct.

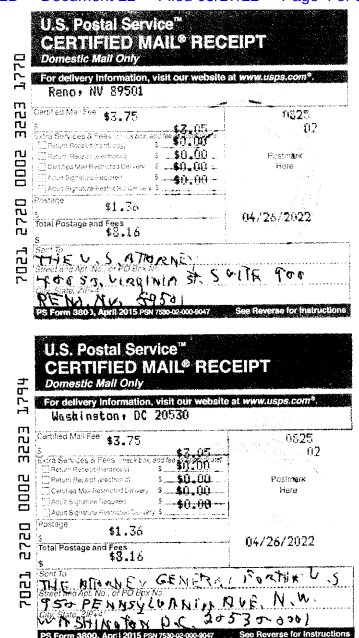
And, further, the affiant saith not.

ANGELA ABEYTA VALLES Notary Public, State of Nevada Appointment No. 12-8316-6

Sworn to and subscribed before me on the known known as Raymond D. Yowell came before me and attested to the truth of this Affidavit with his signature.

Notary signature 2

My commission expires on



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 Complete items 1, 2, and 3. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. 	A. Signature X B. Received by (Printed Name)	Agent Addressee C. Date of Delivery
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CERTIFICATE OF SERVICE

I, Raymond D. Yowell, the Plaintiff in Case no. 23:21 – cv – 00288 – ART – CLB, hereby certify under penalty of perjury, that on this day of MAY 2022, I caused to be placed in the United States mail, certified mail with return receipt requested, to the entities listed below, my motion and affidavit explaining the reason of the delay in the Court Clerk and the United States Attorney in receiving my answers to the United States Attorneys motion to dismiss this Case and stay all deadlines in this action.

The Attorney General for the United States U. S. Department of Justice 950 Pennsylvania Avenue, N. W. Washington, D. C. 20530-0001

The United States Attorney 400 South Virginia Street Suite 900 Reno, Nv. 89501

Signed,

Raymond D. Yowell, Plaintiff

H. C, 30 Box 272

Spring Creek, Nv. 89815

Ph. 775-744-4381

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XRAYED US MARSHALS SERVIC





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